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FILED

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
**BEFORE THE BOARD OF OIL, GAS, AND MINING
DEPARTMENT OF NATURAL RESOURCES
STATE OF UTAH**

Genwal Resources, Inc., Petitioner and Permittee, v. Utah Division of Oil, Gas & Mining, Respondent.	PETITIONERS' MOTION FOR EXTENSION OF TIME TO CONDUCT SETTLEMENT NEGOTIATIONS RE DIVISION ORDER 10A, CRANDALL CANYON MINE Docket No. 2010-026 Cause No. C/015/0032
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Genwal Resources, Inc., permittee of the Crandall Canyon Mine ("**Permittee**" or "**Genwal**"), Permit No. C/015/0032, by and through its counsel of record, respectfully submits this Motion for Extension of Time to Conduct Settlement Negotiations in Division Order 10-A ("**DO**" or "**Order**"). Genwal seeks an extension of time to continue settlement negotiations with the Utah Division of Oil, Gas and Mining ("**Division**") through and until the Utah Board of Oil, Gas and Mining's ("**Board's**") hearing scheduled on July 27, 2011. Genwal has appealed for

Board review the long-term bonding and treatment requirements of DO 10-A issued in response to water discharge from the Crandall Canyon Mine. Genwal and the Division briefed this matter and presented arguments to the Board on January 26, 2011. On February 24, 2011, the Board delayed issuance of a ruling for ninety (90) days to allow the parties to negotiate a global settlement. Since that time, the parties have negotiated in good faith, meeting at least once a month, and exchanging written settlement proposals. Additional time is required to finalize these negotiations.

Respectfully submitted this 23rd day of May, 2011.

BY: 
ATTORNEYS FOR GENWAL RESOURCES, INC.
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CERTIFICATE OF SERVICE

I hereby certify that true and correct copies of the foregoing **PETITIONERS'**
MOTION FOR EXTENSION OF TIME TO CONDUCT SETTLEMENT
NEGOTIATIONS RE DIVISION ORDER 10A, CRANDALL CANYON MINE , were
hand delivered on May 23, 2011, to the following:

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